the Boston Symphony, the Chicago Symphony, the Cleveland Orchestra, the Los Angeles Philharmonic, New York Philharmonic and the Philadelphia Orchestra.

The centennial presents a wonderful opportunity to honor the Symphony's robust musical history, starting with the Barbary Coast. Over the past century, the Orchestra has grown in stature and acclaim under the leadership of eminent music directors, including Pierre Monteau, Seiji Ozawa, Herbert Blomstedt, and since 1995 Michael Tilson Thomas.

Michael Tilson Thomas has brought pride to all San Franciscans. He has served as Music Director for 15 years, and this is his 25th season as Artistic Director of the New World Symphony—an academy for training the next generation of orchestral musicians. A recipient of the 2010 National Medal of Arts, the highest award given to artists by the President, and winner of seven Grammy Awards, Thomas has been a remarkable mentor and supporter to many young artists, and he has educated millions about the joy of music.

The San Francisco Symphony provides the most extensive education and community programs offered by any American orchestra. Concerts for children have been part of the programming from the beginning and the groundbreaking Adventures in Music program, now over 20 years old, provides music education and free concerts to every first through fifth grader in San Francisco's public schools—75,000 children each year.

We offer special congratulations to John Goldman, the Symphony's President, whose generosity and family philanthropy have had a dramatic impact on the quality of life in the San Francisco Bay Area. The Symphony is blessed with an active board of governors with deep philanthropic and social ties to our City as well as tremendous public support. Thank you to the Symphony's brilliant musicians, dedicated staff and volunteers.

The first one hundred years of the San Francisco Symphony have been distinguished by outstanding concerts of the highest quality. Its second century is certain to be just as successful.

INTRODUCTION OF END RACIAL PROFILING ACT OF 2011

HON. JOHN CONYERS, JR.

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES Thursday, December 8, 2011

Mr. CONYERS. Mr. Speaker, I am pleased to introduce the End Racial Profiling Act of 2010, along with additional cosponsors. This legislation represents a comprehensive federal commitment to healing the rift caused by racial profiling and restoring public confidence in the criminal justice system at-large. This legislation is designed to enforce the constitutional right to equal protection of the laws by eliminating racial profiling through changing the policies and procedures underlying the practice.

This legislation can be traced back to the data collection efforts of the late 1990's that were designed to determine whether racial profiling was a fact versus an urban legend. Based upon the work around that legislation, by September 11, 2001, there was significant empirical evidence and wide agreement

among Americans, including President Bush and Attorney General Ashcroft, that racial profiling was a tragic fact of life in the minority community and that the Federal government should take action to end the practice. Moreover, many in the law enforcement community have acknowledged that singling out people for heightened scrutiny based on their race, ethnicity, religion, or national origin had eroded the trust in law enforcement necessary to appropriately serve and protect our communities.

At a recent Judiciary Committee hearing on the issue of racial profiling, we approached the issue from the perspective of "smart policing" and what makes sense in a time of austerity in the face of the continuing need to protect public safety. I believe that it became clear during the hearing that enough agreement exists to allow us to re-open the bipartisan dialogue on racial profiling commenced by President Bush and Attorney General Ashcroft.

Despite the fact that the majority of law enforcement officers perform their duties professionally and without bias—and we value their service highly—the specter of racial profiling has contaminated the relationship between the police and minority communities to such a degree that federal action is justified to begin addressing the issue.

While the Department of Justice promulgated a series of guidelines in 2003 which were designed to end the practice of racial profiling by federal law enforcement agencies, these measures do not reach the vast majority of racial profiling complaints arising from the routine activities of state and local law enforcement agencies. Further, the guidelines provide no enforcement mechanism or methods for identifying law enforcement agencies not in compliance and, therefore, fail to resolve the racial profiling problem nationwide. In this instance, there is no substitute for comprehensive federal anti-profiling legislation.

The End Racial Profiling Act is designed to eliminate racial, ethnic, religious, and national origin profiling that is well documented. First, the bill provides a prohibition on racial profiling, enforceable by declaratory or injunctive relief. Second, the bill mandates that training on racial profiling issues as part of Federal law enforcement training, the collection of data on all routine or spontaneous investigatory activities that is to be submitted through a standardized form to the Department of Justice. Third, the Justice Department is authorized to provide grants for the development and implementation of best policing practices, such as early warning systems, technology integration, and other management protocols that discourage profiling. Finally, the Attorney General is required to provide periodic reports to assess the nature of any ongoing discriminatory profiling practices.

Decades ago, with the passage of sweeping civil rights legislation, this country made clear that race should not affect the treatment of individual Americans under the law. However, recent events demonstrate that racial profiling remains a divisive issue that strikes at the very foundation of our democracy. When lawabiding citizens are treated differently by those who enforce the law simply because of their race, ethnicity, religion, or national origin, they are denied the basic respect and equal treatment that is the right of every American. With the cooperation of the Administration, we have the opportunity to develop a comprehensive

approach to eliminating the practice of racial profiling through this legislative effort. I hope that we do not miss this historic opportunity to heal the rift caused by racial profiling and restore much of the community's confidence in law enforcement.

SUPPORT OF KAISER PERMANENTE'S INITIATIVE TO PROMOTE BREASTFEEDING AND PREVENT CHILDHOOD OBESITY

HON. FORTNEY PETE STARK

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, December 8, 2011

Mr. STARK. Mr. Speaker, I rise in support of a new Kaiser Permanente initiative to encourage breastfeeding as an important component of preventing childhood obesity and promoting other health benefits. Kaiser is implementing a systemwide program to ensure mothers are provided ample breastfeeding education and support. They will track their successes as a measure of hospital quality.

Research suggests breastfeeding has multiple benefits for baby and mother alike. Breastfed babies have a lowered risk of childhood obesity as well as allergies, asthma, and sudden infant death syndrome. Nursing reduces a mother's risk of post-partum depression, Type 2 diabetes, ovarian and breast cancer.

Family- and patient-centered prevention initiatives like this will play an enormous role in battling America's toughest health care challenges. Kaiser's new breastfeeding initiative is an example of how a commitment to prevention can positively impact health outcomes.

Health care in America must shift from its singular focus on treating disease to incorporating a strong commitment to prevention. I encourage other major health care providers to follow Kaiser's example.

MOURNING THE LOSS OF MARTINA DAVIS-CORREIA, SISTER OF TROY ANTHONY DAVIS

HON. JOHN LEWIS

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, December 8, 2011

Mr. LEWIS of Georgia. Mr. Speaker, I come to the floor today with a heavy heart. Martina Davis-Correia, the older sister of executed Georgia prisoner, Troy Anthony Davis, died last week in Savannah. She was the most outspoken advocate of the "I Am Troy Davis" clemency campaign, which spread to countries all around the world. Correia traveled far and wide to any group that would give an ear in a strenuous effort to save her brother's life. Despite several commutations of his sentence, Davis was killed by lethal injection in Georgia in September of this year. The Davis case has helped turn the tide of public opinion in the struggle for repeal of the death penalty.

I am deeply saddened to hear about the passing of Martina Davis-Correia. The agony of this death sentence and execution has killed not just one man, but has decimated an entire nuclear family. After 22 years of struggle, Davis's mother died in the spring, her son

was killed by the state of Georgia in September, and now her daughter has died. Correia was a brave and courageous woman who was her brother's most stalwart advocate for clemency. She was an angel of mercy who sacrificed her health to win her brother's life.

For a state which could have used its power to do what is right, the outcome is tragic. But for the Davis family, if it had to be this way, it is an elegant ending. God has finally accomplished what the state of Georgia could not. In his mercy he granted their prayers to be all together again—happy, healed and whole. They leave us the lessons of their lives and a legacy of struggle that strengthened a movement for repeal of the death penalty in this country. I send my deepest condolences to the Davis family and to Martina Correia's son, who needs our support in this time. May God richly bless you for the sacrifice you as a family have made in the long, hard struggle for justice in America.

CAMP ASHRAF IN IRAQ

HON. DANIEL E. LUNGREN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, December 8, 2011

Mr. DANIEL E. LUNGREN of California. Mr.

Mr. DANIEL E. LUNGHEN of California. Mr. Speaker, the clock is running down for the 3,400 residents of Camp Ashraf in Iraq. I share the concern of many of my constituents and others across our country and around the world for the status of those living in Camp Ashraf. It is my fear that if the Iraqi government follows through on their threat to shut down the camp that we could be facing a monumental human rights tragedy. I have joined many of my colleagues in calling for access to the camp by the United Nations High Commissioner for Refugees. It is indefensible that UNHCR has not been given access to those in Ashraf. This in itself seems to be a violation of international human rights law.

It is imperative that the government of Iraq revoke its year end deadline for the closure of Ashraf. UNHCR must be provided sufficient time to process each and every one of these individual cases. Regardless of the State Department's position concerning the legal status of MEK, the department has both a moral and legal responsibility to do everything in its power to ensure that UNHCR is provided access to the camp.

It is my hope that when Prime Minister Maliki visits with President Obama, that he will agree to remove the December 31 deadline for the closure of Camp Ashraf. There is still time to avoid a catastrophe and the Secretary of State should act with the assurance that decisive action will have the support of Members of Congress on both sides of the aisle.

IN RECOGNITION OF MARY ANN CHRISTOPHER

HON. FRANK PALLONE, JR.

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES $Thursday,\, December~8,\, 2011$

Mr. PALLONE. Mr. Speaker, I rise today to recognize Mrs. Mary Ann Christopher, who, after 29 years of service, will depart her posi-

tion as President and Chief Executive Officer of the Visiting Nurse Association Health Group, Inc. to assume the same position at the Visiting Nurse Service of New York. Her dedication to the well-being of New Jerseyans in need deserves this body's recognition.

During her decade long-tenure as CEO, Mrs. Christopher spearheaded a geographic expansion which transformed the agency from a two-county provider to a statewide organization. Mrs. Christopher led the development of a continuum of services, including home-health care, hospice care, community-based prevention and outreach initiatives, clinics for the poor and school-based health care. In recent years, she skillfully steered the organization through a myriad of federal and state policy changes, directed a second capital campaign that resulted in the agency's new, modern headquarters, and launched a name change and comprehensive branding initiative.

Mrs. Christopher is a leading national voice on a wide range of health care issues. She regularly interacts with decision makers on Capitol Hill, and in Trenton to develop legislative and regulatory policies to enhance the quality of health care for New Jersey citizens. Her public policy work has included advancement of public-private partnerships to address the growing nursing shortage, expansion of telehealth services, ensuring adequate reimbursement for Medicare home-health care, and improving Medicaid care programs strengthening her state's human services system for the most vulnerable.

Mr. Speaker, once again, please join me in recognizing and thanking Mrs. Mary Ann Christopher for her 29 years of service to New Jersey and her dedication to providing healthcare to those in need.

THE ATTAIN ACT

HON. LUCILLE ROYBAL-ALLARD

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, December 8, 2011

Ms. ROYBAL-ALLARD. Mr. Speaker, I rise today to introduce the Achievement Through Technology and Innovation Act of 2011 (ATTAIN).

Given the challenges facing job seekers in our current economy, technology skills are now more critical than ever. As a nation, we need to prioritize technology literacy, and it should begin with our educational system.

Whether students are preparing for college or planning to go straight into the workforce, we must provide them with the high tech skills employers and the economy demand. Obtaining these critical skills is of particular concern to low income and minority students who are falling further behind their higher income peers in terms of 21st century college and workplace skills.

Not only has technology literacy become a critical life skill, but studies show technology also has a tremendous impact on student learning. In this era of ever shrinking school budgets, overcrowded schools and overstended teachers, technology provides an opportunity to improve academic outcomes for our students.

I had the opportunity to see this first hand at the LA School for Global Studies in my district. This school seamlessly integrates technology in the classroom and I was amazed to see students that were previously low performers academically and at risk of dropping out of school, engaged and eager to learn. My visit underscored the promise that initiatives like the ATTAIN Act hold for closing the student achievement gap.

The ATTAIN Act amends the current "Enhancing Education Through Technology" program in the Elementary and Secondary Education Act to better target federal education technology resources to raise student achievement, ensure high quality teaching and improve our education system while ensuring our students are college and career ready and prepared to compete in the digital economy.

The bill authorizes up to \$1 billion in annual funding to train teachers, purchase education technology hardware and software, and to support student technological literacy.

Under the bill's provisions, if Congress appropriates more than \$300 million annually for ATTAIN, 60% would be used to purchase new technology and train teachers on how to effectively use these new tools.

The remaining 40 percent of ATTAIN funds would be distributed through competitive grants that encourage schools to undertake comprehensive, technology based reform initiatives that have been proven to increase student achievement.

However, should Congress appropriate \$300 million or less for this program annually, the Secretary of Education would allocate the entirety of the funding to conduct a competition and award grants to those states with the most promising initiatives to improve K–12 education through the use of technology. This provision is intended to ensure that there is adequate funding to impact student outcomes during lean fiscal years.

It is my hope that through this competition states and districts across the country will be compelled to evaluate their technology use and work to integrate it effectively throughout all classrooms, and especially those that are currently underserved by education technology.

Mr. Speaker, we know that when teachers are properly trained and schools are properly equipped with technology, students are engaged, eager to learn, and ultimately better prepared to meet the challenges of the 21st century. I believe that the ATTAIN Act is integral to our continued efforts to deliver all students the world class education they expect, need and deserve. I urge my colleagues to cosponsor this important bill.

IN RECOGNITION OF MICHAEL B. MITCHELL

HON. JOHN GARAMENDI

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, December 8, 2011

Mr. GARAMENDI. Mr. Speaker, I rise today in honor of Police Sergeant Michael B. Mitchell, who is retiring after nearly 30 years of law enforcement service, with 23 years of that service to the City of Fairfield. As his colleagues, friends and family gather together to celebrate the next chapter of his life, I ask all of my colleagues to join me in saluting this outstanding public servant and defender of

peace and safety.